

OCTOBER FURNITURE SALE

Great Reductions Genuine Bargains

We need room to take care of immense
CHRISTMAS STOCK
which will arrive this month. Sales this
month of goods marked with red tags
will be for cash--genuine bargains. Low-
er prices for new furniture than ever before

J. NOPP & CO.,

King Street - - - Lewers & Cooke Building

CIVIC FEDERATION

(Continued from Page 1)

relative importance of this has been much exaggerated, owing doubtless to the heat of campaigns and to other influences peculiarly prominent in a small community. This is but a very small part of the Federation's activity. A brief statement of things which the Federation has taken up, and has completed or is still working on, is enough to show that it is doing a work which greatly needs to be done, and which should command the thoughtful interest of every person.

"With the Territorial Legislature, strong efforts were made to secure the enactment of a good Primary Law, of a Local Option Measure, of a Law to better regulate the sale of intoxicating liquors, a law for Juvenile Courts, a Law for Teachers' Pensions as well as for reasonable compensation for teachers. In addition much consideration has been given to legislation looking towards the improvement of sanitary conditions among the poor, the mitigation of disease, and the safeguarding of lives from danger by fire among the tenements.

"The Federation's Sub-Committee took the initiative in inducing the Supervisors to bring to Honolulu a park expert, Mr. Charles Mulford Robinson, whose report on "The Beautifying of Honolulu" met, in general, with so much acceptance. The Bill Board nuisance has been attacked. Every assistance has been given in forwarding the attempts to secure more parks and playing-grounds, and in assisting the improvement movement which has for its object the making of a more attractive city for those who live here as well as for those who visit here.

"The Federation took up the agitation for a Filtration plant for the city's water system. One of the members of the Executive Committee made an exhaustive report on the subject. Besides considering measures for the protection of the public health, every effort has been made to protect the public morals. The Social Evil and those who had anything to do with the practice were vigorously assailed. The prevention of the sale of immoral pictures, the providing of sanitary drinking fountains, the placing of cans for waste papers and rubbish, and many other similar matters have had the attention of the Federation's officers.

"The Federation has appointed within the last year two important public committees. The Education Commission with fifteen members and sub-committees is making a study of the whole public school question with a view to its highest and best service to the Territory. The Armstrong Memorial Committee has in hand the placing in Hawaii of a suitable memorial to Gen. S. C. Armstrong, Hawaii's most honored son.

"In the enforcement of the laws already on the statute books, co-operation with the constituted forces of law and order has been the watchword. The work of the Committee in this field has been done quietly but effectively.

"In carrying on these activities, the Civic Federation is only doing the work in an organized way that every good citizen ought to do and that many are doing. It occupies only a small portion of the field. Not only does it wish not to interfere with any good work, but it also desires to co-operate with, and to receive the co-operation of, every worker for good. The very success of these movements depends upon this mutual co-operation and helpfulness. This statement of what the Federation has tried to do, is made with the purpose of establishing a common ground on which all may stand who wish to make Hawaii a good place to live in. The Civic Federation needs your assistance. You can increase its strength by joining the Federation (and by uniting with it in upholding the cause of civic righteousness). The membership fee is only \$1.00 annually. To increase the membership of the Federation is to increase the effectiveness of those efforts which are making for the social, moral and political unbuilding of this community."

Yours respectfully,
JOHN ATCHERLEY, M. R. C. S.

TO STAY PROCEEDINGS.
The defendants in the case of W. J. Lowrie vs. H. P. Baldwin et al. for \$400,000 damages for alleged breach of contract, are objecting to the motion made by the attorneys for the plaintiff to compel the production and examination of two contracts or agreements drawn up between the parties with relation to the transfer and holding of 5,000 shares of stock of the Hawaiian Commercial and Sugar Company, upon which the case appears to hinge very largely. The defense claims that the plaintiff has no intention of trying the case in the Territorial courts and that the object of the proceedings started here is simply to get evidence to be used in their suit now pending in Boston.

The defendants therefore have filed a motion to have the proceedings stayed, and the matter will come up before Judge Robinson for hearing on Saturday morning.

SKATING CASUALTIES NEXT.
Unfortunately the regularly Sunday drowning season is not yet closed. Baltimore American.

SENT TO ASYLUM.
A Japanese woman has been committed to the asylum for the insane. She camped in the Coyne furniture store and demanded money, saying she had been sent by the manager of the Honolulu plantation to collect a large sum on deposit at the furniture store for her. She was arrested, examined and committed.

NO MORE JAPS GO

THE BRITISH COLUMBIA GOVERNMENT WILL NOT ALLOW LANDINGS FROM HERE.

VANCOUVER (B. C.), September 25.—Dr. Munro, Chief Dominion Government Immigration Inspector in Vancouver, announced today that the government had instructed him to allow no more Japanese to land in Vancouver unless they had passports made out directly to Canada.

This is designed to cut off all immigration of Japanese by way of Honolulu. The announcement was made today in order that steamship companies engaged in bringing Japanese from Hawaii should have ample warning that they would not be allowed to land at Vancouver.

Today the Dominion Government decided that the immigration question was of sufficient importance to send a special envoy to Tokyo to treat with the government and reach a final agreement. No official of the immigration department will be sent, but probably one of the Ministers of the Cabinet who will be fully empowered to deal immediately with the Mikado's government, will go to the Orient. He will also be instructed to make a full report on Hindoo and Chinese immigration as well. So many conflicting reports have come that it has been impossible to do business by cable with the Government at Tokyo. The government had a similar experience with Delegate Ishii.

Vice-Consul King of San Francisco, who was sent here by the Chinese Legation at Washington to make an investigation of the damage by the riots, announced today that the actual glass broken in the Chinese section is valued at \$4500. With other damages the bill will run up to \$10,000. King has been making investigations here and declares that the statement that the Chinese work for less wages than white men is a delusion. For instance, sawmill men told him that they employed Chinese cutters at the rate of \$4 per day, and that the lowest wages paid to Chinese in the mills is \$1.50 per day. He was told that the majority earn \$2.50 per day.

SHANGHAI JUDGE IN MORE TROUBLE

CHARGE THAT FEDERAL JUDGE WILFLEY HAS DIRECTED IN-SULTS AT CHURCH.

SHANGHAI, August 30.—Protesting against what they term insults and calumny directed at the church of which they are members, Roman Catholic residents in Shanghai have forwarded to America a petition for presentation to the president and congress asking that Judge Leobus R. Wilfley of the United States court for China be replaced by another.

It is charged that in a recent decision Judge Wilfley referred to the pope and the Roman Catholic clergy as dishonest, though neither the pope nor the clergy were parties to the cause on trial.

Judge Wilfley, who has been here less than a year, was promoted from the position of attorney general of the Philippines to be the first judge of the court which was established following the discovery of irregularities in the old consular court.

Since coming Judge Wilfley has, it is charged, taken part in anti-Catholic gatherings to the extent of presiding at a meeting where Rev. J. W. Lowrie severely condemned the Catholic clergy in China.

"Your petitioners," says the letter to President Roosevelt, "simply confine themselves to the judgment of record rendered by Mr. Wilfley in which he holds that the popish clergy robbed the widows and orphans."

Judge Wilfley is a native of Missouri. He is a graduate of the Yale law school and prior to his appointment to the Philippines was a prominent lawyer in St. Louis. In politics he is classed as a democrat and in religion as a Methodist. His salary is \$10,000 a year.

AGAINST WRIGHT.

Judge Robinson yesterday gave judgment in favor of John Wilson, of Ottawa, Canada against W. H. Wright the absconded Treasurer of the Territory and Heilthle K. Wright, his wife, in the sum of \$1,000, with interest at 7 per cent, from May 27, 1902, and attorney's fees, commissions, etc.

THERE ARE NO MOSQUITOES.

Ever since the rooms at Halekwa were made mosquito proof the guests have been more comfortable during the sleeping hours. On the verandas it is pleasant all of the time because

Fine Job Printing, Star Office.

ITINERARY OF BATTLESHIP FLEET

THE PROGRAMME AS ARRANGED FROM DECEMBER FIFTH TO APRIL TENTH.

In the Hawaiian's mail was received the itinerary of the Atlantic battleship fleet which is to make the trip to the Pacific. According to the latest plans the sixteen battleships will make the long run as per following schedule:

December 5—Leave Hampton Roads.
December 23—Arrive Trinidad, 1790 knots from previous port.
December 28—Leave Trinidad.
January 10, 1908—Arrive Rio de Janeiro, 2900 knots.
January 16—Leave Rio.
January 26—Arrive Sandy Point Straits of Magellan, 230 knots.
January 31—Leave Punta Arenas (Sandy Point).
February 13—Arrive Callao, 2850 miles.
February 19—Leave Callao.
March 5—Arrive Magdalena Bay, 3,012 knots. Target practice.
April 5—Leave Magdalena Bay.
April 10—Arrive San Francisco, 1000 knots.

No dates have been set for the fleet's call at Honolulu or for the long journey to Manila, although it is believed that the battleships will stay in the Pacific indefinitely.

A large torpedo flotilla leaves Hampton Roads with the battleships. The torpedo boats keep close the coast all at the following ports for coal: From Hampton Roads, 1250 knots to San Juan; thence 540 knots to Trinidad; thence 1050 knots to Para; thence 1104 knots to Pernambuco; thence 1150 knots to Rio de Janeiro; thence 1100 knots to Buenos Ayres; thence 1312 knots to Punta Arenas; thence 1211 knots to Valparaiso; thence 1500 knots to Callao; thence 1500 knots to Panama; thence 1437 knots to Acapulco; thence 800 knots to Magdalena Bay; thence 1000 knots to San Francisco.

HOW TEDDY IS DOING UP THE DIPLOMATS

WASHINGTON, September 24.—A tennis match which savors of international importance will be played in Washington Saturday afternoon when President Roosevelt meets the Right Rev. A. F. Winnington-Ingram, D. D., Lord Bishop of London. The game will be played on the White House grounds, which is the scene of the President's glorious victories over M. Jusserand, the French Ambassador; the Hon. Speck von Sternberg, Emperor William's official representative; Secretary Garfield and others of the official tennis cabinet. President Roosevelt will arrive in this city tomorrow. The Lord Bishop will come on Friday and will stay at the White House until Saturday night.

ANDRADE'S WHEELS MOVED VERY SLOWLY

NOT WHEELS IN HIS HEAD BUT WHEELS OF JUSTICE IN HIS CONTROL.

The wheels of justice moved rather slowly this morning in Police Court, the result of so many witnesses being called in the assault and battery case of Ah Hong, Ah Sam and Sin Hoon against Sam Kumano. The offense was alleged to have been committed on the night of September 19 at the Star block on Fort street.

The plaintiff in the case has been in the hospital for two weeks and is still being treated there for injuries supposed to have been caused by defendants. Six or seven witnesses were called but the evidence in the case was indefinite.

Judge Andrade found Ah Hong guilty, while the other two defendants were found not guilty. Hong was fined \$30 and costs which he paid. A. L. C. Atkinson represented the defendants, while Attorney Gear had charge of the prosecution.

The case of Mago and Harada, charged with abduction, at the request of County Attorney Cathcart was nolle prossed as the complaining witnesses in the case had refused to prosecute, and at the present time were not able to be found.

The assault and battery case charged against Kihel Ota at the request of both the defense and the prosecution was put over until tomorrow morning.

Fine Job Printing, Star Office.



FOR RENT.
Beretania Street.....\$40.00
Pensacola Street.....25.00
Beretania Street.....25.00
Victoria Street.....25.00
Matlock Avenue.....25.00
Waikiki Beach.....25.00
Kinau Street.....24.00
Punchbowl Street.....30.00
College Street.....32.50
Kinau Street.....20.00

FOR SALE.
Pineapple lands and town lots at Wahiawa.
Beach properties—Wahiawa and Hauula.
Several homes at \$1,000 and under.

Henry Waterhouse Trust Co., Ltd.
Real Estate Department.
Fort and Merchant Sts., Honolulu.

Classified Advertising

LOST.
Pass Book 3123 on First American Savings and Trust Co. Return to bank.

WANTED.
Wanted to buy stocks of merchandise for spot cash. Must be cheap. J. Carlo, 1018 Nuuanu street.

Wanted known that Jeff the barber has taken the Union Barber Shop and will remove his old shop there October 1st and solicits your patronage.

A compositor. Apply at Star Office.

The winds blow constantly and strong enough to disturb the posts. Manager Biggood looks to the comfort of the patrons of the place in a manner that is most satisfactory to everyone. A day or two, or even a week at Halekwa cannot but do you good.

Fine Job Printing, Star Office.

NEW ADVERTISEMENTS BY AUTHORITY

Notice is hereby given that in accordance with Act 125 of the Session Laws of 1907, a pound was, on the 2nd day of October, 1907, established at Kemo, in the District of Wahiawa, County of Oahu, and that Mr. M. R. Coelho was duly appointed Poundmaster thereof.
BY THE BOARD OF SUPERVISORS.
CHARLES HUSTACE, JR.,
Chairman, Board of Supervisors.
Attest:
D. KALAUOKALANI, JR.,
County Clerk, County of Oahu.

The Board of License Commissioners for the County of Oahu will hold a meeting at the Executive Building on Monday, November 4, 1907 at 4 p. m., to consider the application of FRED M. KILEY, for a Restaurant License to sell intoxicating liquors with the privilege of selling after the usual closing hours and on Sundays, at the premises known as the "Favorite Grotto," corner Hotel and Bethel streets, Honolulu, under the provisions of Act 119, Session Laws of 1907.

All protests or objections against the issuance of a license under said application should be filed with the Secretary of the Board not later than the time set for said hearing.

C. H. COOKE,
Acting Secretary.

Board of License Commissioners.
The Board of License Commissioners for the County of Oahu will hold a meeting at the Executive Building on Monday, November 4, 1907 at 4 p. m., to consider the application of T. UOKA, for a Wholesale License to sell intoxicating liquors at Alea, Oahu, under the provisions of Act 119, Session Laws of 1907.

All protests or objections against the issuance of a license under said application should be filed with the Secretary of the Board not later than the time set for said hearing.

C. H. COOKE,
Acting Secretary,
Board of License Commissioners.

Notice. ELECTION OF OFFICERS OF THE JAPANESE BENEVOLENT SOCIETY.

The following officers have been duly elected to act as such at the annual meeting which was held on the 25th inst.

Rev. G. Motokawa.....President
Y. Akai.....Vice President
Dr. T. Katsunuma.....Secretary
Y. Soga.....Secretary
G. Nakamura.....Treasurer
U. Kobayashi.....Auditor
Dated, Honolulu, this 30th day of September, 1907.

Y. SOGA,
Secretary.

Shur-On Eye-glasses
ABILITY
"In Our Examinations"
MERIT
"In Our Methods"
QUALITY
"In Our Glasses"
A. N. SANFORD
Boston Building.

Pies

One of our pies with crisp crust and fresh, pure fruits cannot be excelled.
Order one today. You will surely be pleased.

ALEXANDER YOUNG CAFE
Corner Hotel and Bishop Sts.

Bamboo Furniture and Picture Frames
CARPENTER AND CONTRACTOR.

S. TATANI,
1228 Emma St., near Beretania.

Assessment Notice.

NAHIKU SUGAR CO., LTD.,
At a special meeting of the Board of Directors of Nahiiku Sugar Company, Limited, held on Friday, August 23rd, 1907, Assessment No. 6 of 3% on the outstanding assessable stock of the Company was declared due and payable October 4th, 1907.

J. WATERHOUSE,
Treasurer Nahiiku Sugar Co., Ltd.
Honolulu, September 4, 1907.

NOTICE OF SPECIAL PARTNERSHIP SILVA'S TOGGERY."

Notice is hereby given that the undersigned, Alfred C. Silva and David P. Lawrence, have formed a special partnership under and pursuant to the laws of the Territory of Hawaii under the name and style of "SILVA'S TOGGERY," for the purpose of carrying on the business of buying, selling and dealing in men's and boys' furnishings goods at Number 91 King Street, Honolulu aforesaid; that the said Alfred C. Silva resides at 1548 Kewalo Street, near Wilder Avenue, Honolulu aforesaid, and the said David P. Lawrence resides at 713 Kinau Street, Honolulu aforesaid; that the said Alfred C. Silva is the general partner and the said David P. Lawrence is the special partner of the said partnership and that the said partnership shall begin on the first day of July, 1907, and end on the 30th day of June, 1912.

ALFRED C. SILVA,
D. P. LAWRENCE.
5th—Sept. 4, 27, Oct. 4, 11, 18, 25.

IN THE CIRCUIT COURT OF THE FIRST CIRCUIT, TERRITORY OF HAWAII.—AT CHAMBERS.

THERESA GOMES, Libellant, vs. JOHN GOMES, Libellee.

ORDER OF PUBLICATION OF NOTICE TO LIBELLE.

Upon the Motion of said Libellant this day filed in the above entitled action,—and good cause appearing therefor:

IT IS ORDERED that Notice of the pendency of said action, and of the time and place for hearing the same be, and the same is hereby given to the above named libellee John Gomes, and said libellee is hereby notified that said action will be heard before the first (or some other) Judge of said Circuit Court, at the Courtroom of such Judge in Aliiolani Hale in the City of Honolulu, Territory of Hawaii, at 9 o'clock in the afternoon of Saturday, the 7th day of December, 1907, the said last mentioned date being not less than Thirty days after the last publication of this Notice as in this Order provided for.

And IT IS FURTHER ORDERED that a copy of this Notice, certified by the clerk of this court be published in The Hawaiian Star, a newspaper of general circulation suitable for the advertisement of notices of judicial proceedings in this Territory,—said newspaper being printed and published in said city of Honolulu; and that such publication be made once in each week for and during Six (6) successive weeks—the first publication thereof to be made not later than the 14th day of September, 1907.

Dated this 13th day of September, 1907.
(Seal) (Sig.) J. T. DE BOLT,
First Judge of the Circuit Court, First Circuit, Territory of Hawaii.

Attest:
JOE BATCHELOR,
Clerk of said Circuit Court, First Circuit, Territory of Hawaii.

7th—Sept. 13, 20, 27, Oct. 4, 11, 18, 25.

NOTICE.
Notice is hereby given that Chop Hop has sold his interest in the firm of LUEN CHONG CO. to said Au Kau on Sept. 16, 1907.

LUEN CHONG COMPANY.
By Au Chung, Manager.

CALIFORNIA RESTAURANT.
T. Akaaago

Under new management. Open all night. Best 25c meal in town.
Hotel Street near Nuuanu.

BY AUTHORITY

Sealed tenders will be received by the Board of Regents of the College of Agriculture and Mechanical Arts, at the office of the President, Judd Building, up till 3 p. m. Thursday, October 17th, 1907, and there opened in the presence of bidders for furnishing all labor and material and moving the Maertens building from its present location on Victoria street to the property of the Board of Regents on Young St., and remodeling same.

Plans and specifications on file in the office of H. L. Kerr, McCandless Building. Tenders to be addressed to H. E. Cooper and endorsed on envelope:—"Tenders for moving and remodeling Maertens Building."

The Board of Regents reserves the right to reject any and all tenders. Each tender to be accompanied by a certified check, made payable to the President of the Board of Regents of the College of Agriculture and Mechanical Arts for 10 per cent of the amount of tender.

H. E. COOPER,
President.

"NON LEPERS" HOME

Honolulu, Oct. 2, 1907.

EDITOR HAWAIIAN STAR:—Dear Sir:—Is it possible that everybody approves both of the name given the new building for "Home of the Children of Lepers" with no marks of the disease and of placing it in such a locality as that of which Mr. L. E. Pinkham has just selected at Waikea, South Kohala?

In theory, it seems well enough, the disease not being hereditary, but practically, the very name of the institution will injure the locality, the reputation of any food products raised there; but above all it brands the children, healthy children, with an epithet that will stick to them all their lives.

It is an injustice, rank injustice, to have these children branded under that name, and it is also an injustice to the little lady who owns the big ranch that surrounds that locality.

Not a word has been said publicly so far as I know, but I should like to see if I stand alone on this opinion or if it is one of those cases where everybody can see how the idea will at least effect the sale of the beef that is raised on that ranch, and yet nobody speaks.

It may seem a far-fetched objection, but consider the enormous effect of a word or a phrase in an advertisement on the sale of any article, and as this may act in its increase so a mere phrase disparaging it may ruin it.

Leprosy is a pregnant word. Who would buy beef from a settlement bearing the seductive name "Non-lepers?"

It is not reasonable but it happens nevertheless and no number of negatives can mitigate it; there must be some reason for it, and if they have no reason, why on earth do they use it?

If the name is settled by law, should not the law be amended before the site that L. E. Pinkham has chosen is decided on?

If this expression "Non-lepers" is going to be used for that Home, it would be much better and much more benevolent to leave the children where they are and use the funds in some other way that would benefit them instead of only benefitting the contractors.

Yours respectfully,
JOHN ATCHERLEY, M. R. C. S.

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